Roemer

Fattah

The vote was taken by electronic device, and there were—yeas 212, nays 208, not voting 10, as follows:

[Roll No. 88]

YEAS-212

Aderholt Gekas Northup Allen Gibbons Archer Gilchrest Oxley Packard Gillmor Armey Bachus Gilman Pappas Baker Goode Parker Baldacci Goodlatte Paxon Ballenger Goodling Pease Peterson (PA) Barr Goss Barrett (NE) Graham Pickering Bartlett Granger Pickett Greenwood Barton Pitts Gutknecht Pombo Bass Bateman Hall (TX) Porter Bereuter Hansen Portman Bilbray Pryce (OH) Hastings (WA) Bilirakis Quinn Radanovich Bishop Hayworth Bliley Hefley Ramstad Blunt Herger Redmond Boehlert Hill Regula Boehner Hilleary Bonilla Hobson Rogan Hoekstra Brady Rogers Horn Ros-Lehtinen Hostettler Bunning Roukema Houghton Burr Ryun Burton Hulshof Salmon Buver Hunter Sanford Callahan Hutchinson Saxton Calvert Hyde Scarborough Inglis Schaefer, Dan Camp Canady Istook Schaffer, Bob Chabot Jenkins Sessions Johnson (CT) Shadegg Chambliss Christensen Johnson, Sam Shaw Shimkus Coble Jones Coburn Kasich Shuster Collins Kelly Skeen Smith (MI) Combest Kim King (NY) Smith (NJ) Cook Smith (OR) Cooksey Kingston Knollenberg Cox Smith (TX) Kolbe Smith, Linda Crane LaHood Cubin Snowbarger Cunningham Largent Latham Solomon Davis (VA) Spence LaTourette Stearns DeLay Lazio Stump Diaz-Balart Leach Sununu Dickey Doolittle Lewis (CA) Talent Lewis (KY) Tauzin Dreier Linder Taylor (MS) Livingston Taylor (NC) Dunn **Ehlers** LoBiondo Thornberry Ehrlich Lucas Thune Emerson English Manzullo Tiahrt McCollum Walsh Ensign McCrery Wamp Everett McDade Watkins McHugh Watts (OK) Ewing Fawell Weldon (FL) McInnis Foley Forbes McIntosh Weldon (PA) McKeon Weller Metcalf White Fossella Fowler Mica Miller (FL) Whitfield Wicker Fox Franks (NJ) Myrick Wolf Nethercutt Young (AK) Young (FL) Frelinghuysen Gallegly Neumann Ganske

NAYS-208

Campbell Davis (IL) Abercrombie DeFazio Ackerman Capps Cardin Andrews DeGette Baesler Carson Delahunt Barcia Castle DeLauro Barrett (WI) Chenoweth Deutsch Becerra Clay Dicks Clayton Dingell Bentsen Clement Berman Dixon Blagojevich Doggett Blumenauer Condit Dooley Conyers Costello Doyle Bonior Borski Duncan Boswell Coyne Edwards Boucher Cramer Engel Eshoo Boyd Crapo Etheridge Brown (CA) Cummings Danner Davis (FL) Brown (FL) Evans Brown (OH) Farr

Maloney (NY) Manton Fazio Rohrabacher Filner Markey Rothman Roybal-Allard Ford Martinez Frank (MA) Mascara Rush Frost Matsui Sabo McCarthy (MO) Sanchez Furse Gejdenson McCarthy (NY) Sanders Gephardt McDermott Sandlin McGovern Gordon Sawyer Green McHale Scott Gutierrez Hall (OH) McIntyre Sensenbrenner McKinney Serrano McNulty Hamilton Shays Harman Meehan Sherman Hastings (FL) Meek (FL) Sisisky Hefner Meeks (NY) Skaggs Hilliard Menendez Skelton Millender-Hinchey Slaughter Hinojosa McDonald Smith, Adam Miller (CA) Holden Snyder Hooley Souder Minge Mink Spratt Jackson (IL) Moakley Stabenow Jackson-Lee Mollohan Stark (TX) Moran (KS) Stenholm John Moran (VA) Stokes Strickland Johnson (WI) Morella Johnson, E. B. Murtha Stupak Kaniorski Nadler Tanner Kaptur Neal Tauscher Kennedy (MA) Nussle Thomas Kennedy (RI) Oberstan Thompson Kennelly Obey Thurman Kildee Olver Tierney Kilpatrick Ortiz Torres Kind (WI) Owens Towns Kleczka Pallone Traficant Klink Pascrell Turner Klug Pastor Upton Kucinich Paul Velazquez LaFalce Pelosi Vento Visclosky Watt (NC) Peterson (MN) Lampson Lantos Petri Pomeroy Levin Waxman Lewis (GA) Poshard Wexler Price (NC) Lipinski Weygand Lofgren Rahall Wise Lowey Reyes Woolsey Luther Rivers Wynn Maloney (CT) Rodriguez Yates

NOT VOTING-10

Berry Pavne Schumer Rangel Cannon Gonzalez Riggs Jefferson Royce

□ 1634

Mr. MINGE changed his vote from "yea" to "nay.

Mr. SMITH of Michigan changed his vote from "nay" to "yea."

So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Mr. METCALF. Mr. Speaker, last night I was tied up in the Committee on Rules testifying on my amendment to the Financial Modernization Bill.

Due to this, I arrived on the floor at the very last minute and inadvertently voted "aye" on rollcall No. 81. My intention was to vote "no" because of my opposition to the language in the bill. I would like the RECORD to show on rollcall No. 81, my vote would have been "no."

PERSONAL EXPLANATION

Mr. COBLE. Mr. Speaker, evening I was the visiting lecturer at the Columbia University School of Law in New York and, therefore, unable to participate in the rollcall votes.

Had I been present and voting on rollcall votes 81, 82, 83 and 84, the campaign reform issues, I would have voted 'aye.'

PROVIDING FOR CONSIDERATION OF H.R. 10, FINANCIAL SERVICES ACT OF 1998

Mr. SOLOMON. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 403 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 403

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 10) to enhance competition in the financial services industry by providing a prudential framework for the affiliation of banks, securities firms, and other financial service providers, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and the amendments made in order by this resolution and shall not exceed two hours, with one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Banking and Financial Services and one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Commerce. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute printed in part 1 of the report of the Committee on Rules accompanying this resolution. That amendment in the nature of a substitute shall be considered as read. All points of order against that amendment in the nature of a substitute are waived. No amendment to that amendment in the nature of a substitute shall be in order except those printed in part 2 of the report of the Committee on Rules. Each amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment except as specified in the report, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against the amendments printed in the report are waived. The chairman of the Committee of the Whole may: (1) postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment; and (2) reduce to five minutes the minimum time for electronic voting on any postponed question that follows another electronic vote without intervening business, provided that the minimum time for electronic voting on the first in any series of questions shall be 15 minutes. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. The previous question shall be considered as ordered on the bill and amendments thereto to final